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10	UNITED STATES DISTRICT COURT				
11	DISTRICT OF NEVADA				
12	***				
13	NATIONSTAR MORTGAGE, LLC,)				
13	Plaintiff,)	Casa No. 2:15	-cv-01287-RCJ-NJK		
15	vs.	Case No. 2.13	-cv-0126/-RCJ-NJR		
	THE FALLS AT HIDDEN CANYON)				
16	VEGAS DEVELOPMENT GROUP, LLC;				
17	AIRMOTIVE INVESTMENTS, LLC, ()				
18	Defendants.)				
19		O ODDED TO E	WITEND THE TO		
20	ORDER GRANTING STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO MOTION FOR SUMMARY JUDGMENT				
21	, ·	•	and Defendants, THE		
22	COMES NOW Plaintiff, NATIONSTAR MORTGAGE, LLC, and Defendants, THE				
23	FALLS AT HIDDEN CANYON HOMEOWNERS' ASSOCIATION, LAS VEGAS				
24	DEVELOPMENT GROUP, LLC and AIRMOTIVE INVESTMENTS, LLC, by and through their				
25	undersigned counsel, and hereby stipulate and agree as follows:				
26		iviotion for Partial	Summary Judgment		
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	Page 1 of	4	1852 Fossil Butte		

1	2.	On September 17, 2020, the parties	submitted a stipulation to extend time to	
2		respond to the subject Motion. [ECF	F #108]. Said stipulation was approved on	
3		September 22, 2020. [ECF #111]. F	Pursuant to the order approving stipulation, a	
4		response is presently due on Octobe	r 1, 2020.	
5	3.	Defendants' counsel has been require	red to devote time and attention to numerous	
6		other pending legal matters since the	e filing of the Motion for Summary Judgment	
7		which have detracted from the time	available complete Defendants' response. In	
8		addition to other obligations, Defend	dant's counsel continues to have two appellate	
9		briefs due within the next week whi	ch are impacting his ability to complete the	
10		opposition herein.		
11	4. Based upon the foregoing, Defendants have requested and shall be granted an			
12	additional extension of time until October 8, 2020, in which to respond to the			
13	Plaintiff's Motion for Partial Summary Judgment.			
14	5.	Defendant, Falls at Hidden Canyon	HOA filed its Response to Plaintiff's Motion	
15		for Summary Judgment on Septemb	er 17, 2020. [ECF #109]. Plaintiff's Reply to	
16		said Opposition is presently due on	October 1, 2020. Plaintiff shall have until	
17		October 22, 2020, in which to file ed	ither a consolidated Reply addressing each	
18		Defendant's Opposition or to file ea	ch Reply if necessary.	
19	6.	This Stipulation is made in good fair	th and not for purpose of delay.	
20	Dated this day of September, 2020.			
21	ROGER P. C. ASSOCIAT		EACH KERN GRUCHOW ANDERSON SONG	
22	1155001111	1.15, 1.15.	ANDERSON SONG	
23	/s/ Timothy I	= Phoda	S Ruan D. Hastings	
24	TIMOTHY E Nevada Bar N	. RHODA, ESQ.	s/ <i>Ryan D. Hastings</i> LYAN D HASTINGS, ESQ. Jevada Bar No. 12394	
25		rleston Blvd. #75	525 Box Canyon Drive as Vegas, NV 89128	
26	(702) 254-777	75	02-538-9074 hastings@leachjohnson.com	
27	Attorney for I	Defendants A	Attorney for Defendant Falls at Hidden Canyon HOA	
28		vestments, LLC	uns in Huuen Canyon HOA	

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1	AKERMAN, LLP
2	
3	/s/ Nicholas Belay
4	NICHOLAS BELAY, ESQ. Nevada Bar No. 15175 1635 Village Center Circle, Suite 200
5	Las Vegas, NV 89134 702-634-5039
6	nicholas.belay@akerman.com Attorney for Plaintiff
7	Nationstar Mortgage LLC
8	IT IS SO ORDERED
9	O(1)
10	By:
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12	Dated: October 1, 2020
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